

6-26-1926

Board of Trustees Meeting Minutes 1926-06-26

Bowling Green State University

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MC MANUSCRIPT CO., TOLEDO, O. 22669

684	Corbin Cabinet Lock Co.	E-8	57.00	
685	The MacMillan Co.	E-8	16.41	
686	The National Supply Co.	E-8	7.35	
687	The Standard Tent & Awning Co.	E-8	14.40	
688	The Wood County Republican Co.	E-8	15.00	110.16
689	The Athletic Supply Co.	E-8a	39.88	
690	A. G. Spalding & Bros.	E-8a	116.09	155.97
691	The City Water Co.	E-9		4.58
692	Wolff Manufacturing Corporation	F-1		2.19
693	The City Water Co.	F-3		116.73
694	The Ohio Northern Public Service Co.	F-4		174.00
695	Mr. Fred Cook	F-5	19.41	
696	Seiple & Lee Truck Line	F-5	1.53	20.94
697	Mrs. Lena Adams	F-6	6.02	
698	E. L. Bowsher	F-6	9.50	
699	E. L. Bowsher	F-6	9.50	
700	D. C. Brown	F-6	22.00	
701	E. H. Ganz	F-6	7.36	
702	E. H. Ganz	F-6	7.46	
703	E. T. Rodgers	F-6	14.25	
704	E. T. Rodgers	F-6	10.75	86.84
705	The Western Union Telegraph Co.	F-7	.60	
706	The Wood County Telephone Co.	F-7	6.40	7.00
707	Bowling Green College "Key"	F-9	20.00	
708	Home Steam Laundry	F-9	12.27	
709	Ohio State Reformatory	F-9	457.50	
710	Mrs. Lena Wilkins	F-9	6.30	496.07
711	The Ohio State Journal	G-2 Phys. Ed. Bldg.		26.86
712	D. Appleton & Co.	G-31 Libr. Books	4.61	
713	Department of Superintendence	G-31 Libr. Books	3.60	
714	McGraw-Hill Book Co.	G-31 Libr. Books	2.25	10.46
715	C. D. Finch	G-32 Storm Sewer		
		Wooster to Ridge		2375.00
716	Clague & Strohl	G-2 Tunnel Extension		
		Wayne St. to N. Corridor		1045.00
717	H. E. Ash	I-Rotary	6.00	
718	J. A. Crass	I-Rotary	6.50	
719	The Creamery Package Mfg. Co.	I-Rotary	17.85	
720	Hopper Hardware Co.	I-Rotary	2.05	
721	J. W. McElmurry	I-Rotary	177.52	
722	Northwestern Ohio Natural Gas Co.	I-Rotary	1.10	
723	The Ohio Northern Public Service Co.	I-Rotary	4.26	
724	F. H. Prieur	I-Rotary	20.40	235.68
725	Instructor's Payroll	A-1 Salaries		15101.78
726	Instructor's Payroll	A-2 Wages Summer School		600.00

The above to be paid from H. B. #517

843	The Watts & Suhrbier Co.	G-2 Combined Recitation and Library Bldg.	9310.00	
844	J. H. Meyers Plbg. & Htg. Co.	G-2 Combined Recitation and Library Bldg.	1672.00	10982.00

The above to be paid from H. B. #622

Moved by Ganz and seconded by Bowsher that the claims and expense accounts be allowed and paid, the fund designations to be made by Dr. Williams. Voting aye, Brown, Bowsher, Ganz. Motion carried.

There being no further business the Board adjourned to meet June 26, at 2:00 p. m. Eastern Standard Time.

Attest:

E. L. Bowsher
Secretary

D. C. Brown
President

Bowling Green, Ohio
June 26, 1926

The Board of Trustees of the Bowling Green State Normal College met at its office in the Administration Building on the above date. The members present were President D. C. Brown, Vice President E. L. Bowsher, Secretary Dr. H. J. Johnston and E. H. Ganz. E. T. Rodgers was unavoidably absent. Dr. Williams, President of the College, A. I. Brown, representing the State Architect, and C. R. Ross, Field Superintendent of the State Architect's Office, were also present.

The minutes of the meetings held on May 5 and June 1 were read and approved.

Pres. D. C. Brown of the Board of Trustees announced that pursuant to the advertisement for bids on Two 350 H. P. Boilers representatives of the Board of Trustees consisting of E. H. Ganz and himself, also representatives of the State Architect's office, A. I. Brown and C. R. Ross, met at the office of the Board in the Administration Building on June 23, 1926 at 2:00 p. m., Eastern Standard Time and publicly opened the bids received, twelve bidders being present. The following is a tabulation of the bids made by the State Architect's office.

T A B U L A T I O N O F B I D S

Received on, TWO 350 H. P. BOILERS, At Bowling Green State Normal School, Bowling Green, Ohio, For BOARD OF TRUSTEES,

By

OFFICE OF STATE ARCHITECT AND ENGINEER,

Received at, Bowling Green State Normal School, Bowling Green, Ohio, June 23, 1926, at 2-00 o'clock P. M. Eastern Time,
Bids opened by H. B. Williams, Prest.
Tabulated by C. R. Ross, Opened publicly. 12 Bidders present.

Contractor	Time of Completion,	Bond	Item 1, Alt. "A"	Item 2, Alt. "A"	Item 3, Alt. "B"	Item 4, Alt. "B-1"	Item 5, Alt. "C"	Item 6, Alt. "C-1"	Item 7, Alt. "D" #1	Item 8, Alt. "D-1" #2
The D. Connelly Boil Co.	105 days after approval,	30,000.	27,427.			-1,000.		-2,000.	925.	1,300.
H. J. Osterfeld Co.	Oct. 15, 1926	50,000.	27,007.		4,700.	-276.				
Jos. L. Skeldon Eng. Co.	120 working days	36,856	25,978.	25,219.	4,861.	-784.		6,746.	1,108.	1,304.
The Duro Co.	30 days,	800.						-1,730.	1,109.	1,455.
J. H. Meyers Flb. & Mt. Co.	No date,	40,000.	24,700.		3,900.	-400.		-1,000.		1,455.
Craver Corporation	No date,	3,607.							1,400.	1,800.
The McAleenan Corp.	Sept. 23, 1926.	50,000.	24,854.	23,744.	5,096.	-535.		-1,070.	1,012.	1,138.
Middle States Const. Co.	Oct. 10, 1926,	45,000.	26,395.	*24,700.	4,350.	-1,130.		-2,260.	1,275.	1,350.
Whitney McDonald, Inc.	Sept. 15, 1926,	41,000.	26,766.	27,250.	4,300.	-392.		+ 875.	665.	1,175.
Bryce Htg. & Vent. Co.	No date	37,042.	25,519.	24,949.	4,335.	-289.		-738.	1,207.	1,512.

ALTERNATES:

Alternate "A", is for Substitution of three drum type boilers.
 Alternate "B", is for Furnishing and installing one stoker, stoker fan and fan turbine.
 Alternate "B-1", is for Omission of handfired grates and Detrick arch from one boiler and furnishing and installing foundations, brickwork and air ducts for one stoker and stoker fan and fan turbine.
 Alternate "C", is for Furnishing and installing two stokers, one stoker fan and turbine.
 Alternate "C-1", is for Omission of handfired grates and Detrick arches from two boilers, and furnishing and installing foundations, brickwork and air ducts for two stokers and one stoker fan and fan turbine.
 Alternate "D", is for Addition of Single-valve soot blowers for both boilers.
 Alternate "D-1", is for Addition of valve-in-head soot blowers for both boilers.
 Alternate "E", is for Furnishing and installing a manually controlled boiler-feed water softner.
 Alternate "F", is for Furnishing and installing an automatic boiler-feed water softner.
 Alternate "F-1", is for Furnishing and installing concrete furnished and placed more or less than the specified requirement.
 Note. B. Is for each cubic yard of boiler foundation

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TABULATION OF BIDS, On TWO 350 H. P. BOILERS, Bowling Green State Normal School, June 23d, 1926, Cont'd.

Contractor,	Item 9, Alt. "E"	Item 10, Alt. "F"	Item 11, Alt. "F-1"	Note B.	SUBSTITUTIONS,
The D. Connelly Boiler Co.					None,
H. J. Osterfeld Co.	1,115.	2,047.	665.	17.50	None,
Jos. L. Skeldon Eng. Co.	1,422.	3,218.	583.	18.00	See Separate Sheet
The Duro Co.			753.		See Special proposal accompanying bid. (Our proposal on Stokers is based on using Hart Stokers. (Our proposal on Boiler Feed Pumps is based on using Dayton-Dowd #Type T.F.3" #2 Suction 2 1/2" discharge.) * 1-2000 G. P. H. Hot Process Softner, with separate back pump Add \$678. The above is interlined on the bid.)
J. H. Meyers Plb. & Htg. Co.	950.	2,907.*			See below,
Garver Corporation					See below,
The McAleenan Const. Co.	1,165.	716.	770.	20.00	None
Middle States Const. Co.	1,350.	2,900.		17.50	None
Whitney McDonalds, Inc.	975.	2,930.	575.	15.00	None
Bryce Htg. & Vent. Co.	1,107.	2,057.	815.		None
SUBSTITUTIONS, Cont'd.					
The McAleenan Const. Co.					PROPOSED SUBSTITUTION,
					Bayer, If Sturtevant B-12 turbine is desired with Weinman Pump, Add \$1,305.00 to items 1 and 2. If Kerr Turbine Type 3 B. P. is desired with Weinman Pump, Add \$1,215.00 to Items 1 and 2.
					Sturtevant A-12, Deduct \$50.00 from Alt "E".
					If Amer. Water Softner is used Deduct \$900.00 from Alt. F.
					" Paige & Jones " " " " 850.00 " " "
					" W. B. Seafe " " " " 735.00 " " "
					" International " " " " 535.00 " " "
					" Cochran, " " " " 280.00 " " "
The Middle States Const. Co.					
					Soot Blowers: Items 7 and 8, Diamond or Vulcan, Item 9, Alternate E- our base bid covers Weinman, three stage pump (3" suct. & 3" disc.) direct connected to 25 H. P. 2400 R. P. M. Sturtevant Turbine Typq A-12.
					DeLaval - Terry - Kerr for Boiler Feed Pump. Data on boilers in Alt. A. is attached. Alternate F. is priced on use of Permitit 7'-0" D.S.B.A.

TABULATION OF BIDS, on TWO 350 H. P. BOILERS, Bowling Green State Normal School, June 23d, 1926, Cont'd.

SUBSTITUTIONS, Cont'd.

Jos. L. Skeldon Engineering Co.

BRAND OR MAKE SPECIFIED,

Item 3 - Alt B. Type E.
Item 3 - Alt B. Type E.
Item 3 - Alt B. Type E.
Item 1 or Item 2, Alt A. Neemes Grates,
Item 1 or Item 2, Alt A. Neemes Grates,
Item 1 or Item 2, Detrick Arches
Item 5 - Alt C. Type E.
Item 5 - Alt C. Type E.
Item 5 - Alt C. Type E.
Item 5 - Alt C. Type E.
Item 7 - Alt D. Diamond,
Item 8 - Alt D-1, Diamond,
Item 9 - Alt E. Weinman - Kerr
Item 9 - Alt E. Weinman - Kerr
Item 9 - Alt E. Weinman - Kerr
Item 11 - Alt F-1 Duro,
Item 11 - Alt F-1 Duro,

PROPOSED SUBSTITUTION,

Westinghouse, Deduct, \$281.00
Detroit, Deduct, 232.00
Detroit Engine Drive, Deduct, 1,190.00
Voght Grates, Deduct, 75.00
Auburn Cyclone Type, Deduct, 100.00
Bigelow Arch, Deduct, 240.00
Westinghouse, Deduct, 6.00
Detroit, Deduct, 196.00
Detroit Engine Drive, Deduct, 1,169.00
Auburn Natural Draft, Deduct, 2,413.00
Vulcan, Deduct, 122.00
Vulcan, Deduct, 63.00
Union - Kerr, Deduct, 119.00
Union - Terry, Deduct, 88.00
Union 9x5 1/2 x 10 Duplex Pump, Deduct, 809.00
2-24" Permutit 1' Salt Pot, 855 Gal, Between Regeneration Add \$142.00
2-30" Permutit with 30" x 48" steel saturated 1350 Gal between regeneration 20,000 Gal without refill Add \$475.00

MC MANUS-THOMP CO., TOLEDO, O. 22669

Dr. Williams submitted for record the following contracts on the Physical Education Building: Bryce Heating and Ventilating Co., heating; Wiggins & Gillespie, plumbing; Electric Power Equipment Co., electrical work.

C O N T R A C T

This Agreement, made and entered into this 18th day of May, A. D. 1926, by and between John W. Bryce and Stephen D. Bryce, co-partners doing business under the firm name of THE BRYCE HEATING & VENTILATING COMPANY, of Toledo, Ohio, party of the first part (hereinafter designated as contractor); and The State of Ohio, acting by the Department of Highways and Public Works, for the Board of Trustees of BOWLING GREEN STATE NORMAL SCHOOL, Bowling Green, Ohio, at Columbus, Ohio, party of the second part (hereinafter designated as owner).

WITNESSETH, That the said contractor in consideration of the fulfillment of the agreement herein made by the owner, agrees with the said owner, as follows:

Article 1. The contractor under the direction and to the satisfaction of The Director of the Department of Highways and Public Works, acting as Superintendent, and Herbert B. Briggs, State Architect and Engineer, Architect, acting for the purpose of this contract as agent of said owner, shall and will provide all material and perform all work mentioned in the specifications or shown on the drawings as prepared by said architect, for the construction and completion of HEATING AND VENTILATING CONTRACT, for PHYSICAL EDUCATION BUILDING, Bowling Green State Normal School, Bowling Green, Ohio, as set forth in Item 3, (Base Bid), Item 13, Alternate "W-3", (Addition of Tunnel), Item 14, Alternate "E", (Heat Regulation), of the proposal dated April 28th, 1926, and substitution of Warren Webster vacuum traps, as set forth in the Substitution Sheet accompanying and made a part of said proposal.

Which specifications, drawings, proposal and substitution sheet, are made a part of this contract.

These drawings and specifications are identified by the file in the office of the Auditor of State.

Article 2. The architect shall furnish the contractor such further drawings or explanations as may be necessary to detail and illustrate the work to be done and the contractor shall conform to the same as a part of the contract so far as they may be consistent with the original drawings and specifications referred to and identified as provided in Article 1. It is mutually understood and agreed that all drawings and specifications are and remain the property of the state.

Article 3. No alterations shall be made in the work shown or described by the drawings and specifications, except upon the written order of the architect, and when so made, the value of the work added or omitted shall be computed by the architect and the amount so ascertained shall be added to or deducted from the contract price.

Article 4. The contractor shall provide sufficient, safe and proper facilities at all times for the inspection of the work by the architect or his authorized representative. He shall, within twenty-four hours after receiving written notice from the architect to that effect, remove from the grounds or buildings, all material condemned by him, whether worked or unworked, and to take down all portion of the work which the architect shall by like written notice condemn as unsound, improper or as in any way failing to conform to the drawings and specifications.

Article 5. Should the contractor at any time refuse or neglect to supply a sufficiency of properly skilled workmen, or of materials of the proper quality, or fail in any respect to prosecute the work with promptness and diligence, or fail in the performance of any of the agreements herein contained, the owner shall be at liberty after five days written notice to the contractor, to provide any such labor or material, and to deduct the cost thereof, from any money then due or thereafter to become due the contractor under this contract; and if the architect shall certify that such refusal, neglect or failure is sufficient grounds for such action, the owner shall be at liberty to terminate the employment of the contractor for said work, and to enter upon the premises and take possession for the purpose of completing the work comprehended under this contract, of all tools, materials and appliances thereon, and to employ any other person or persons to finish the work, and to provide the material therefor.

And in case of such discontinuance of the employment of the contractor, he shall not be entitled to receive any further payment under this contract until the said work shall be wholly completed, at which time if the unpaid balance of the amount to be paid under this contract shall exceed the expense incurred by the owner in finishing the work, such excess shall be paid to the contractor by the owner, but if such expense shall exceed the unpaid balance, the contractor shall pay the difference to the owner. The expense incurred by the owner as herein provided, either for furnishing materials or for finishing the work, and any damage incurred through such default, shall be audited and certified by the architect, whose certificate thereof shall be conclusive upon the parties.

Article 6. The contractor is to complete all work contemplated under this contract on or before March 15th, 1927.

Upon failure to have all work fully completed by the date above mentioned the contractor shall forfeit and pay or cause to be paid to the owner, the sum of Fifteen Dollars (\$15.00) per day for each and every day thereafter the said work remains in an unfinished condition, for and as liquidated damages, and to be deducted from any payments due or to become due to said contractor.

Article 7. Should the contractor be obstructed or delayed in the prosecution or completion of his work by any act, neglect, delay or default of the owner or the architect, or any other contractor employed by the owner upon the work, or by any damage which may happen by fire, lightning, earthquake or cyclone, or the abandonment of the work by the employees through no fault of the contractor, then the time herein fixed for the completion of the work shall be extended for a period of time equal to the time lost by reason of any or all of the causes aforesaid, but no set allowance shall be made unless a claim therefor is presented in writing to the architect within twenty-four hours of the occurrence of such delay. The duration of such extension shall be certified by the architect.

Article 8. The owner agrees to provide all labor and material not included in this contract in such manner as not to delay the material progress of the work, and in event of failure so to do, thereby causing loss to the contractor, agrees that he will reimburse the contractor for such loss; the contractor agrees that if he shall delay the material progress of the work, so as to cause any damage for which the owner shall become liable, as above stated, then he shall make good to the owner any such damage.

Article 9. It is hereby mutually agreed between the parties hereto that the sum to be paid by the owner to the contractor for said work and material shall be Seven Thousand Eight Hundred and Fifty-three Dollars (\$7,853.00) for Item 3 (Base Bid); One Thousand Two Hundred and Thirty-seven Dollars (1,237.00) for Item 13, Alternate "W-3" (Addition of Tunnel); Five Hundred and Sixty Dollars (\$560.00) for Item 14, Alternate "E" (Heat Regulation); and One Hundred and Eighty Dollars (\$180.00) for substitution of Warren Webster vacuum traps.

The total amount of this contract is Nine Thousand Eight Hundred and Thirty Dollars (\$9,830.00). subject to additions and deductions as hereinbefore provided, and that such shall be paid in current funds by the owner to the contractor in installments as follows:

Upon estimates issued by the architect about once a month as long as the work progresses. Said estimates to call for payments in accordance with the state law governing public buildings, provided, however, that nothing in this contract shall be construed to create an obligation or incur a liability against the state in excess of the appropriation made for G-2 Buildings - Physical Education Building \$175,000.00 - Amended House Bill No. 517, (1925) 86th G. A. during the years 1925-1927, payments shall be made on all suitable materials furnished and delivered at the building site less fifty per cent; provided, always, that all material delivered on the grounds and on which estimates have been based, is to become the property of the state and shall not be removed from the premises; the said fifty per cent to be reserved until said material is in place in the building; and also payments on the material and work in place less five per cent to be retained until the building shall have been completed and accepted by the party of the second part. The final payment shall be made within thirty days after the fulfillment of this contract. All payments shall be made upon written certificates of the architect to the effect that such payments are due.

If at any time there should be any evidence of any lien or claim for which, if established, the owner of the said premises might become liable and which is chargeable to the contractor, the owner shall have the right to retain out of any payment then due or thereafter to become due, an amount sufficient to completely indemnify him against such claim or lien. Should there prove to be any such claim after all payments are made, the contractor shall refund to the owner all monies that the latter may be compelled to pay in discharging any lien on said premises made obligatory in consequence of the contractor's default.

Article 10. It is further mutually agreed between the parties hereto that not any certificate given in payment under this contract, except the final certificate or final payment, shall be conclusive evidence of the performance of this contract, either wholly or in part, and no payment shall be construed to be the acceptance of defective work or improper materials.

Article 11. The contractor during the progress of the work shall maintain full insurance in his own name against loss or damage by fire and the policy shall cover all work incorporated in the buildings and all materials for same in or about the premises and shall be made payable to the parties hereto as their interest may appear.

Article 12. The said parties for themselves, their heirs, executors, administrators and assigns do hereby agree to the full performance of the covenants herein contained.

In Witness Whereof, The parties to these presents have hereunto set their hands and seals the day and year first above written.

THE BRYCE HEATING & VENTILATING CO. Contractor

By (Signed) Jno. W. Bryce

STATE OF OHIO
Acting by

Department of Highways and Public Works

By (Signed) G. F. Schlesinger
Director

I hereby certify that there are unencumbered balances legally appropriated Sufficient to pay the above items.

(Signed) Wilbur E. Baker
Director of Finance

6/1/26

This contract is in compliance with law.

6/4/26

(Signed) C. C. Crabbe
Attorney General

MC MANUS-TRUP CO., TOLEDO, O. 22669

C O N T R A C T

This Agreement, made and entered into this 18th day of May, A. D. 1926, by and between S. T. Wiggins and W. J. Gillespie, co-partners doing business under the firm name of WIGGINS & GILLESPIE, of, Bowling Green, Ohio, party of the first part (hereinafter designated as contractor); and The State of Ohio, acting by the Department of Highways and Public Works, for the Board of Trustees of BOWLING GREEN STATE NORMAL SCHOOL, Bowling Green, Ohio, at Columbus, Ohio, party of the second part (hereinafter designated as owner.)

Witnesseth, That the said contractor in consideration of the fulfillment of the agreement herein made by the owner, agrees with the said owner, as follows:

Article 1. The contractor under the direction and to the satisfaction of The Director of the Department of Highways and Public Works, acting as Superintendent, and Herbert B. Briggs, State Architect and Engineer, Architect, acting for the purpose of this contract as agent of said owner, shall and will provide and perform all work mentioned in the specifications or shown on the drawings as prepared by said architect, for the construction and completion of PLUMBING CONTRACT for PHYSICAL EDUCATION BUILDING, Bowling Green State Normal School, Bowling Green, Ohio, as set forth in Item 4, (Base Bid), and Item 17, Alternate "W-2", (Addition of Tunnel), of the proposal dated April 28th, 1926.

Which specifications, drawings and proposal are made a part of this contract.

These drawings and specifications are identified by the file in the office of the Auditor of State.

Article 2. The architect shall furnish the contractor such further drawings or explanations as may be necessary to detail and illustrate the work to be done and the contractor shall conform to the same as a part of the contract so far as they may be consistent with the original drawings and specifications referred to and identified as provided in Article 1. It is mutually understood and agreed that all drawings and specifications are and remain the property of the state.

Article 3. No alterations shall be made in the work shown or described by the drawings and specifications, except upon the written order of the architect, and when so made, the value of the work added or omitted shall be computed by the architect and the amount so ascertained shall be added to or deducted from the contract price.

Article 4. The contractor shall provide sufficient, safe and proper facilities at all times for the inspection of the work by the architect or his authorized representative. He shall, within twenty-four hours after receiving written notice from the architect to that effect, remove from the grounds or buildings, all materials condemned by him, whether worked or unworked, and to take down all portion of the work which the architect shall be like written notice condemn as unsound, improper or as in any way failing to conform to the drawings and specifications.

Article 5. Should the contractor at any time refuse or neglect to supply a sufficiency of properly skilled workmen, or of materials of the proper quality, or fail in any respect to prosecute the work with promptness and diligence, or fail in the performance of any of the agreements herein contained, the owner shall be at liberty after five days written notice to the contractor, to provide any such labor or material, and to deduct the cost thereof from any money then due or thereafter to become due the contractor under this contract; and if the architect shall certify that such refusal, neglect or failure is sufficient grounds for such action, the owner shall be at liberty to terminate the employment of the contractor for said work, and to enter upon the premises and take possession, for the purpose of completing the work comprehended under this contract, of all tools, materials and appliances thereon, and to employ any other person or persons to finish the work, and to provide the material therefor.

And in case of such discontinuance of the employment of the contractor, he shall not be entitled to receive any further payment under this contract until the said work shall be wholly completed, at which time if the unpaid balance of the amount to be paid under this contract shall exceed the expense incurred by the owner in finishing the work, such excess shall be paid to the contractor by the owner, but if such expense shall exceed the unpaid balance, the contractor shall pay the difference to the owner. The expense incurred by the owner as herein provided, either for furnishing materials or for finishing the work, and any damage incurred through such default, shall be audited and certified by the architect, whose certificate thereof shall be conclusive upon the parties.

Article 6. The contractor is to complete all work contemplated under this contract on or before March 15th, 1927.

Upon failure to have all work fully completed by the date above mentioned the contractor shall forfeit and pay or cause to be paid to the owner, the sum of Fifteen Dollars (\$15.00) per day for each and every day thereafter the said work remains in an unfinished condition, for and as liquidated damages, and to be deducted from any payments due or to become due to said contractor.

Article 7. Should the contractor be obstructed or delayed in the prosecution or completion of his work by any act, neglect, delay or default of the owner or the architect, or of any other contractor employed by the owner upon the work, or by any damage which may happen by fire, lightning, earthquake or cyclone, or the abandonment of the work by the employees through no fault of the contractor, then the time herein fixed for the completion of the work shall be extended for a period of time equal to the time lost by reason of any or all of the causes aforesaid, but no set allowance shall be made unless a claim therefor is presented

in writing to the architect within twenty-four hours of the occurrence of such delay. The duration of such extension shall be certified by the architect.

Article 8. The owner agrees to provide all labor and material not included in this contract in such manner as not to delay the material progress of the work, and in event of failure so to do, thereby causing loss to the contractor, agrees that he will reimburse the contractor for such loss; the contractor agrees that if he shall delay the material progress of the work, so as to cause any damage for which the owner shall become liable, as above stated, then he shall make good to the owner any such damage.

Article 9. It is hereby mutually agreed between the parties hereto that the sum to be paid by the owner to the contractor for said work and material shall be Nine Thousand Five Hundred and Forty-three Dollars (\$9,543.00) for Item 4, (Base Bid) and Three Hundred and Seventy-one Dollars (\$371.00) for Item 17, Alternate "W-2" (Addition of Tunnel.)

The Total Amount of this Contract is Nine Thousand Nine Hundred and Fourteen Dollars (\$9,914.00). subject to additions and deductions as hereinbefore provided, and that such sum shall be paid in current funds by the owner to the contractor in installments as follows:

Upon estimates issued by the architect about once a month as long as the work progresses. Said estimates to call for payments in accordance with the state law governing public buildings, provided, however, that nothing in this contract shall be construed to create an obligation or incur a liability against the state in excess of the appropriation made for G-2, Buildings - Physical Education Building \$175,000.00 - Amended House Bill No. 517, (1925) 86th G. A. during the years 1925-1927, payments shall be made on all suitable materials furnished and delivered at the building site less fifty per cent; provided, always, that all material delivered on the grounds and on which estimates have been based, is to become the property of the state and shall not be removed from the premises; the said fifty per cent to be reserved until said material is in place in the building; and also payments on the material and work in place less five per cent to be retained until the building shall have been completed and accepted by the party of the second part. The final payment shall be made within thirty days after the fulfillment of this contract. All payments shall be made upon written certificates of the architect to the effect that such payments are due.

If at any time there should be any evidence of any lien or claim for which, if established, the owner of the said premises might become liable and which is chargeable to the contractor, the owner shall have the right to retain out of any payment then due or thereafter to become due, an amount sufficient to completely indemnify him against such claim or lien. Should there prove to be any such claim after all payments are made, the contractor shall refund to the owner all monies that the latter may be compelled to pay in discharging any lien on said premises made obligatory in consequence of the contractor's default.

Article 10. It is further mutually agreed between the parties hereto that not any certificate given in payment under this contract, except the final certificate or final payment, shall be conclusive evidence of the performance of this contract, either wholly or in part, and no payment shall be construed to be the acceptance of defective work or improper materials.

Article 11. The contractor during the progress of the work shall maintain full insurance in his own name against loss or damage by fire and the policy shall cover all work incorporated in the buildings and all materials for same in or about the premises and shall be made payable to the parties hereto as their interest may appear.

Article 12. The said parties for themselves, their heirs, executors, administrators and assigns do hereby agree to the full performance of the covenants herein contained.

In Witness Whereof, The parties to these presents have hereunto set their hands and seals the day and year first above written.

WIGGINS & GILLESPIE Contractor

By (Signed) W. J. Gillespie

STATE OF OHIO
Acting by

Department of Highways and Public Works

(Signed) G. F. Schlesinger
Director.

I hereby certify that there are unencumbered balances legally appropriated Sufficient to pay the above items.

By

(Signed) Wilbur E. Baker

6/1/26

Director of Finance

This contract is in compliance with law.

(Signed) C. C. Crabbe
Attorney General

6/4/26

MC MANUS-TRUMP CO., TOLEDO, O. 22669

C O N T R A C T

This Agreement, made and entered into this 20th day of May, A. D. 1926, by and between The Electric Power and Equipment Company, a Corporation organized under the laws of the State of Ohio, of Columbus, Ohio, party of the first part (hereinafter designated as contractor); and The State of Ohio, acting by the Department of Highways and Public Works, for the Board of Trustees of BOWLING GREEN STATE NORMAL SCHOOL, Bowling Green, Ohio, at Columbus, Ohio, party of the second party (hereinafter designated as owner.)

Witnesseth, That the said contractor in consideration of the fulfillment of the agreement herein made by the owner, agrees with the said owner, as follows:

Article 1. The contractor under the direction and to the satisfaction of the Director of the Department of Highways and Public Works, acting as Superintendent, and Herbert B. Briggs, State Architect and Engineer, Architect, acting for the purpose of this contract as agent of said owner, shall and will provide all material and perform all work mentioned in the specifications or shown on the drawings as prepared by said architect, for the construction and completion of ELECTRICAL CONTRACT for PHYSICAL EDUCATION BUILDING (which includes service line to power house) Bowling Green State Normal School, Bowling Green, Ohio, as set forth in Item 2, of the proposal dated April 24th, 1926.

Which specifications, drawings and proposal are made a part of this contract.

These drawings and specifications are identified by the file in the office of the Auditor of State.

Article 2. The architect shall furnish the contractor such further drawings or explanations as may be necessary to detail and illustrate the work to be done and the contractor shall conform to the same as a part of the contract so far as they may be consistent with the original drawings and specifications referred to and identified as provided in Article 1. It is mutually understood and agreed that all drawings and specifications are and remain the property of the state.

Article 3. No alterations shall be made in the work shown or described by the drawings and specifications, except upon the written order of the architect, and when so made, the value of the work added or omitted shall be computed by the architect and the amount so ascertained shall be added to or deducted from the contract price.

Article 4. The contractor shall provide sufficient, safe and proper facilities at all times for the inspection of the work by the architect or his authorized representative. He shall within twenty-four hours after receiving written notice from the architect to that effect, remove from the grounds or buildings, all materials condemned by him, whether worked or unworked, and to take down all portion of the work which the architect shall by like written notice condemn as unsound, improper or as in any way failing to conform to the drawings and specifications.

Article 5. Should the contractor at any time refuse or neglect to supply a sufficiency of properly skilled workmen, or of materials of the proper quality, or fail in any respect to prosecute the work with promptness and diligence, or fail in the performance of any of the agreements herein contained, the owner shall be at liberty after five days written notice to the contractor, to provide any such labor or material, and to deduct the cost thereof from any money then due or thereafter to become due the contractor under this contract; and if the architect shall certify that such refusal, neglect or failure is sufficient grounds for such action, the owner shall be at liberty to terminate the employment of the contractor for said work, and to enter upon the premises and take possession, for the purpose of completing the work comprehended under this contract, of all tools, materials and appliances thereon, and to employ any other person or persons to finish the work, and to provide the material therefor.

And in case of such discontinuance of the employment of the contractor, he shall not be entitled to receive any further payment under this contract until the said work shall be wholly completed, at which time if the unpaid balance of the amount to be paid under this contract shall exceed the expense incurred by the owner in finishing the work, such excess shall be paid to the contractor by the owner, but if such expense shall exceed the unpaid balance, the contractor shall pay the difference to the owner. The expense incurred by the owner as herein provided, either for furnishing materials or for finishing the work, and any damage incurred through such default, shall be audited and certified by the architect, whose certificate shall be conclusive upon the parties.

Article 6. The contractor is to complete all work contemplated under this contract on or before March 15th, 1927. Upon failure to have all work fully completed by the date above mentioned the contractor shall forfeit and pay or cause to be paid to the owner, the sum of Fifteen Dollars (\$15.00) per day for each and every day thereafter the said work remains in an unfinished condition, for and as liquidated damages, and to be deducted from any payments due or to become due to said contractor.

Article 7. Should the contractor be obstructed or delayed in the prosecution or completion of his work by any act, neglect, delay or default of the owner or the architect, or of any other contractor employed by the owner upon the work, or by any damage which may happen by fire, lightning, earthquake or cyclone, or the abandonment of the work by the employees through no fault

of the contractor,, then the time herein fixed for the completion of the work shall be extended for a period of time equal to the time lost by reason of any or all of the causes aforesaid, but no set allowance shall be made unless a claim therefor is presented in writing to the architect within twenty-four hours of the occurrence of such delay. The duration of such extension shall be certified by the architect.

Article 8. The owner agrees to provide all labor and material not included in this contract in such manner as not to delay the material progress of the work, and in event of failure so to do, thereby causing loss to the contractor, agrees that he will reimburse the contractor for such loss; the contractor agrees that if he shall delay the material progress of the work, so as to cause any damage for which the owner shall become liable, as above stated, then he shall make good to the owner any such damage.

Article 9. It is hereby mutually agreed between the parties hereto that the sum to be paid by the owner to the contractor for said work and material shall be Six Thousand Eight Hundred and Forty-seven Dollars (\$6,847.00) subject to additions and deductions as hereinbefore provided, and that such sum shall be paid in current funds by the owner to the contractor in installments as follows:

Upon estimates issued by the architect about once a month as long as the work progresses. Said estimates to call for payments in accordance with the state law governing public buildings, provided, however, that nothing in this contract shall be construed to create an obligation or incur a liability against the state in excess of the appropriation made for G-2, Buildings - Physical Education Building \$175,000.00 - Amended House Bill No. 517, (1925) 86th G. A. during the years 1925-1927, payments shall be made on all suitable materials furnished and delivered at the building site less fifty per cent; provided, always, that all material delivered on the grounds and on which estimates have been based, is to become the property of the state and shall not be removed from the premises; the said fifty per cent to be reserved until said material is in place in the building; and also payments on the material and work in place less five per cent to be retained until the building shall have been completed and accepted by the party of the second part. The final payment shall be made within thirty days after the fulfillment of this contract. All payments shall be made upon written certificates of the architect/to the effect that such payments are due.

If at any time there should be any evidence of any lien or claim for which, if established, the owner of the said premises might become liable and which is chargeable to the contractor, the owner shall have the right to retain out of any payment then due or thereafter to become due, an amount sufficient to completely indemnify him against such claim or lien. Should there prove to be any such claim after all payments are made, the contractor shall refund to the owner all monies that the latter may be compelled to pay in discharging any lien on said premises made obligatory in consequence of the contractor's default.

Article 10. It is further mutually agreed between the parties hereto that not any certificate given in payment under this contract, except the final certificate or final payment, shall be conclusive evidence of the performance of this contract, either wholly or in part, and no payment shall be construed to be the acceptance of defective work or improper materials.

Article 11. The contractor during the progress of the work shall maintain full insurance in his own name against loss or damage by fire and the policy shall cover all work incorporated in the buildings and all materials for same in or about the premises and shall be made payable to the parties hereto as their interest may appear.

Article 12. The said parties for themselves, their heirs, executors, administrators and assigns do hereby agree to the full performance of the covenants herein contained.

In Witness Whereof, The parties to these presents have hereunto set their hands and seals the day and year first above written.

THE ELECTRIC POWER & EQUIPMENT CO. Contractor

By ((Signed) H. R. Hartman, Secy.

STATE OF OHIO
Acting by

Department of Highways and Public Works,

I hereby certify that there are unencumbered balances legally appropriated Sufficient to pay the above items.

By ((Signed) G. F. Schlesinger Director.

((Signed) Wilbur E. Baker
Director of Finance
6/4/26

This contract is in compliance with law.

((Signed) C. C. Crabbe
Attorney General

June 5, 1926

MC MANUS-TRUMP CO., TOLEDO, O. 22669

Dr. Williams submitted a receipt from the Treasure of State for \$785.53 for farm sales reported at the meeting held on June 1; also receipt for \$1455.46 for fees and miscellaneous sales reported at the same meeting.

DEPARTMENT OF TREASURER OF STATE

To the Payer:

Columbus, Ohio, June 4, 1926.

Bowling Green State Normal College has paid into the State Treasury
 I-Rotary \$785.53
 Seven Hundred Eighty-five - - - - - 53/100 Dollars
 collected from sources detailed in the above account.

Raymond P. Martin, Cashier

DEPARTMENT OF TREASURER OF STATE

To the Payer:

Columbus, Ohio, June 4, 1926.

Bowling Green State Normal College has paid into the State Treasury
 as indicated above \$1455.46
 One Thousand Four Hundred Fifty-five - - - - - 46/100 Dollars
 collected from sources detailed in the above account.

Raymond P. Martin, Cashier

Dr. Williams submitted a report of the collection of farm sales amounting to \$578.82 and stated that same would be forwarded at once to Treasurer Rodgers.

June 26, 1926

Received of H. B. Williams, Pres., the following sum to be forwarded to the Treasurer of State:

Farm Receipts 3073½ qts. milk @12¢	\$368.82
600 gal. milk @35¢	210.00
	578.82

(Signed)

E. T. Rodgers
 Treasurer

A request from A. F. Scott, Assistant State Architect, for an additional allowance of \$500.00 for architectural and engineering services against the balance in G-32 Storm Sewer Wooster to Ridge Street was presented for action of the Board. Moved by Bowsher and seconded by Ganz that the request be granted and that Dr. Williams be authorized to issue encumbrance estimate against this balance. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

The proposal of C. D. Finch to allow a deduction of \$57.00 for omission of 4" tile from his contract for the construction of Storm Sewer Wooster to Ridge Street, duly approved by Herbert B. Briggs, State Architect and Engineer, was presented for action of the Board. Moved by Bowsher and seconded by Ganz that the deduction be approved. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

The proposal of Clague & Strohl to accept an extra and addition to their contract for Tunnel Extension from Wayne Street to North Corridor for repairs to cable amounting to \$19.50 was presented for action of the Board. Moved by Bowsher and seconded by Ganz that the proposal be accepted. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

Estimate No. 14 to the Watts & Suhrbier Co. on general contract for the Combined Recitation and Library Building, duly certified by Herbert B. Briggs, State Architect and Engineer, and amounting to \$8919.55 was presented for allowance. Moved by Ganz and seconded by Bowsher that the estimate be allowed and paid from H. B. #622, G-2 Combined Recitation and Library Building. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

Estimate No. 11 to the J. H. Meyers Plumbing and Heating Co. on contract for plumbing and heating for the Combined Recitation and Library Building, duly certified by Herbert B. Briggs, State Architect and Engineer, and amounting to \$353.40 was presented for allowance. Moved by Bowsher and seconded by Ganz that the estimate be allowed and paid from H. B. #622, G-2 Combined Recitation and Library Building. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

Estimate No. 2 to C. D. Finch on contract for Storm Sewer Wooster to Ridge, duly certified by Herbert B. Briggs, State Architect and Engineer, and amounting to \$3793.35 was presented for allowance. Moved by Bowsher and seconded by Ganz that the estimate be allowed and paid from H. B. #517, G-32 Storm Sewer Wooster to Ridge. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

Estimate No. 2 to Clague & Strohl on Tunnel Extension Wayne Street to North Corridor, duly certified by Herbert B. Briggs, State Architect and Engineer, and amounting to \$2952.49 was presented for allowance. Moved by Ganz and seconded by Bowsher that the estimate be allowed and paid from H. B. #517, G-32 Tunnel Extension Wayne Street to North Corridor. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

Estimate No. 1 to Leo Herman on general contract for the Physical Education Building, duly certified by Herbert B. Briggs, State Architect and Engineer, and amounting to \$4656.90 was presented for allowance. Moved by Bowsher and seconded by Ganz that the estimate be allowed and paid from H. B. #517, G-2 Physical Education Building. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

Estimate No. 1 to Wiggins & Gillespie on contract for plumbing for the Physical Education Building, duly certified by Herbert B. Briggs, State Architect and Engineer, and amounting to \$1342.35 was presented for allowance. Moved by Bowsher and seconded by Ganz that the estimate be allowed and paid from H. B. #517, G-2 Physical Education Building. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

Estimate No. 1 to Clague & Strohl on contract for Wayne Street Paving, duly certified by Herbert B. Briggs, State Architect and Engineer, and amounting to \$570.00 was presented for allowance. Moved by Bowsher and seconded by Ganz that the estimate be allowed and paid from H. B. #517, G-32 Wayne Street Paving. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

The following payrolls were presented for allowance.

June 30 -	W. C. Jordan	Financial Clerk	1 mo.	270.83	270.83
	Gertrude Brod	Bookkeeper	"	116.66	116.66
	Mary W. Everett	Asst. Registrar	"	137.50	137.50
	Bessie Stallbohm	Stenographer	"	75.00	75.00
	Thelma Longfellow	"	"	75.00	75.00
	John Myers	Janitor	"	104.16	104.16
	W. E. Frost	"	"	91.66	91.66
	John Carnicom	"	"	83.33	83.33
	Wilda Tavernier	Janitress	"	60.00	60.00
	Randolph Ronk	Supt Bldg. & Grounds	"	183.33	183.33
	Emanuel Smith	Fireman	"	110.00	110.00
	Emory Young	"	"	110.00	110.00
	Chester L. Spencer	"	"	110.00	110.00
	M. Finkenbeiner	Grounds Laborer	"	91.66	91.66
	J. W. Palmer	"	"	91.66	91.66
	Lincoln Miller	Night Watchman	"	83.33	83.33
	Maude L. Lantz	Stu. Help Office	26½ hrs.	.25	6.63
	Jonathan Ladd	"	11 hrs.	.25	2.75
	Jean Sherer	"	11 hrs.	.25	2.75
	Esther March	"	16 hrs.	.25	4.00
	Chester Fast	" Chemistry	110½ hrs.	.25	27.63
	Wanda Allbaugh	" Library	78 hrs.	.20	15.60
	Edwin Burkhart	"	39 hrs.	.20	7.80
	Angeline Clark	"	101 hrs.	.20	20.20
	Dorothy Elson	"	34 hrs.	.20	6.80
	Orpha Knight	"	17 hrs.	.20	3.40
	Edith McGee	"	72 hrs.	.20	14.40
	Mary Palmer	"	78 hrs.	.20	15.60
	Pauline Stannard	"	87 hrs.	.20	17.40
	Lucy Veler	"	100. hrs.	.20	20.00
	Dorothy Weisbrod	"	38 hrs.	.20	7.60
	Carrie Iva Whitmer	"	60 hrs.	.20	12.00
	Dorothy Williams	"	110 hrs.	.20	22.00
	Louise Lattanner	" Phys. Ed.	12 hrs.	.40	4.80
	Vivian Murdock	"	18 hrs.	.40	7.20
	Marian Koleman	" Home Ec.	15 hrs.	.20	3.00
	Walter Spicer	" Agriculture	37½ hrs.	.25	9.38
	Robert Wyandt	"	15 hrs.	.25	3.75
	Otto Roth	"	24 hrs.	.25	6.00

A-1 Salaries 1794.12
 A-2 Wages Stu. Help 240.69
 2034.81

June 30 -	B. E. Barringer	Instructor	12 days	475.00	190.00
	G. W. Beattie	"	"	500.00	200.00
	C. J. Biery	"	"	500.00	200.00
	O. K. Bowsma	"	"	350.00	140.00
	D. J. Crowley	"	"	425.00	170.00
	Grace Durrin	"	"	330.00	132.00
	Harriet S. Hayward	"	"	450.00	180.00
	Helen Henderson	"	"	360.00	144.00
	Laura Heston	"	"	390.00	156.00
	Clyde Hissong	"	"	450.00	180.00
	W. P. Holt	"	"	500.00	200.00
	Bertha Jacobs	"	"	400.00	160.00
	Herbert Kimmel	"	"	450.00	180.00
	E. G. Knepper	"	"	390.00	156.00
	C. C. Kohl	"	"	525.00	210.00
	P. E. Landis	"	"	400.00	160.00
	Rea McCain	"	"	410.00	164.00
	Merrill McEwen	"	"	375.00	150.00
	C. S. Martin	"	"	450.00	180.00

MC MANUSCRIPT CO., TOLEDO, O. 22669

E. L. Moseley	Instructor	12 days	500.00	200.00
Caroline Nielsen	"	"	390.00	156.00
C. D. Perry	"	"	450.00	180.00
E. C. Powell	"	"	375.00	150.00
Cora Purdy	"	"	325.00	130.00
John Schwarz	"	"	485.00	194.00
J. D. Severs	"	"	180.00	72.00
Maude Sharp	"	"	390.00	156.00
Nelle Shuler	"	"	225.00	90.00
Winifred Skillen	"	"	410.00	164.00
C. C. Snow	"	"	330.00	132.00
Warren Steller	"	"	400.00	160.00
Francis Taylor	"	"	375.00	150.00
Frank Whitehouse	"	"	475.00	190.00
H. R. Young	"	"	330.00	132.00
W. A. Zaugg	"	"	475.00	190.00
Ethel Blum	Librarian	"	300.00	120.00
Sue Northey	Kindergarten	"	325.00	130.00
Mary Barnes	Critic	"	225.00	90.00
Nina Beattie	"	"	225.00	90.00
Maude Doane	"	"	225.00	90.00
Lena I. Mills	"	"	225.00	90.00
Alice Rupp	"	"	225.00	90.00
Emma Treiber	"	"	225.00	90.00
E. L. Boyles	"	"	275.00	110.00
D. C. Bryant	"	"	450.00	180.00
Mrs. E. A. Charmley	"	"	200.00	80.00
Adeline Halleck	"	"	200.00	80.00
Helen Waugh	"	"	275.00	110.00
M. S. Williams	"	"	275.00	110.00
Esther VanVorhis	Asst. Phys. Ed.	28 hrs.	.40	11.20
Orpha Knight	Asst. Library	112 hrs.	.30	33.60
Edith McGee	"	112 hrs.	.30	33.60
Dr. H. B. Williams	President	1 mo.	541.66	270.91
Mabel Beckman	Part-time Critic	342 hrs.	.66-2/3	228.00
Vivian Craun	"	162 hrs.	.66-2/3	108.00
Rose Healey	"	378 hrs.	.66-2/3	252.00
Hazel Hengsteller	"	324 hrs.	.66-2/3	216.00
Marguerite Young	"	162 hrs.	.66-2/3	108.00

A-1 Salaries 1182.91
A-2 Summer School 7236.40
8419.31

June 30 -	H. F. Tyson	Farmer	1 mo.	55.00	55.00
	Ross Musser	Farm Laborer	15 da.	2.50	37.50
	Robert Priest	Farm Laborer	159 hrs.	.25	39.75
					132.25

I-Rotary

Moved by Bowsher and seconded by Ganz that the payrolls be allowed and paid from funds provided therefor. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

The following claims and expense accounts were presented for allowance.

Voucher No.	Name of Payee	Appr'n. Acct.	Total
727	Civil Service Payroll	A-1 Salaries	1794.12
728	Instructor's Payroll	A-2 Stu. Help	240.69
		A-1 Salaries	1182.91
		A-2 Summer School	7236.40
729	The Wendt & Rausch Co.	C-4	17.40
730	H. B. Williams	C-4a	15.34
731	E. M. Butler	C-5	4.20
732	Dearborn Chemical Co.	C-6	15.00
733	West Disinfecting Co.	C-6	54.36
734	The American Crayon Company	C-8	19.73
735	Central Scientific Company	C-8	2.52
736	The Dobson-Evans Co.	C-8	93.33
737	English Bros. & Co.	C-8	15.46
738	English Bros. & Co.	C-8	33.09
739	Frank A. Keil Lumber Co.	C-8	10.00
740	John J. Maas	C-8	70.56
741	Milton Bradley Co.	C-8	4.80
742	Milton Bradley Co.	C-8	38.40
743	The Wendt & Rausch Company	C-8	4.00
744	A. E. Avery	C-9	103.50
745	Brigham Brothers	C-9	6.25
746	Union Metal Mfg. Co.	C-11	
747	The Page-Phillipps Seed Co.	E-5	31.25
748	The Bostwick-Braun Co.	E-8	24.70
749	Crane-Halleck Music Store	E-8	1.50
750	Crane-Halleck Music Store	E-8	10.50
751	W. M. Welch Manufacturing Co.	E-8	17.50
752	Frank A. Keil Lumber Co	E-8a	18.48
753	The F. Bissell Co.	F-1	47.98
			.75
			14.00

Voucher No.	Name of Payee	Appr'n. Acct.	Total
754	Keller Truck Line	F-5	3.50
755	Crane-Halleck Music Store	F-9	40.00
756	C. J. Biery	F-9	40.00
757	W. W. Milnor	F-9	5.80
758	Mrs. Lena Wilkens	F-9	2.75
759	Frederick J. Drake & Co.	G-31 Libr. Books	1.50
760	L. B. Robinson	G-31 Libr. Books	76.00
761	Farm Payroll	I-Rotary	132.25
762	John Avery	I-Rotary	47.00
763	S. W. Bailey	I-Rotary	20.00
764	Campbell & Collier	I-Rotary	.40
765	The Creamery Package Mfg. Co.	I-Rotary	10.86
766	Robert Dunipace	I-Rotary	145.70
767	The Hankey Lumber & Building Co.	I-Rotary	1.50
768	C. G. Heiby Hdwe.	I-Rotary	1.25
769	C. G. Heiby Hdwe.	I-Rotary	12.98
770	Frank Kabig	I-Rotary	38.84
771	John J. Maas	I-Rotary	6.05
772	L. S. Matteson	I-Rotary	91.44
773	Wm. T. Phillips & Co.	I-Rotary	6.73
774	The Royce-Coon Grain & Seed Co.	I-Rotary	188.05
775	Herbert B. Briggs	G-2 Physical Education Bldg.	3004.84
776	Herbert B. Briggs	G-2 Addition to Power Plant	75.30
777	Herbert B. Briggs	G-31 Library Equipment-New Libr. Building	367.08
778	Herbert B. Briggs	G-31 Two 350 H. P. Boilers	217.91
779	The Ohio State Journal	G-31 Two 350 H. P. Boilers	27.54
780	Herbert B. Briggs	G-32 Wayne St. Paving	102.10
781	Herbert B. Briggs	G-32 Storm Sewer Wooster to Ridge	82.43
782	Herbert B. Briggs	G-32 Storm Sewer 15 inches	61.45
783	Herbert B. Briggs	G-32 Sanitary Sewer for Physical Ed. Bldg.	46.73
784	Herbert B. Briggs	G-32 Tunnel Extension from Wayne St. to North Corridor	102.09
785	Leo Herman	G-2 Physical Education Building	4656.90
786	Wiggins & Gillespie	G-2 Physical Education Building	1342.35
787	Clague & Strohl	G-32 Wayne St. Paving	570.00
788	C. D. Finch	G-32 Storm Sewer Wooster to Ridge	3793.35
789	Clague & Strohl	G-2 Tunnel Extension Wayne St. to North Corridor	2952.49
790	Lloyd C. Douglass	A-3	100.00
791	The Blade Printing & Paper Co.	C-4	5.50
792	English Bros. & Co.	C-8	1.93
793	The Hughes Dairy Co.	C-8	3.15
794	Central Scientific Co.	C-8	3.77
795	A. Froney & Co.	C-8	.23
796	W. W. Milnor	C-9	1.00
797	Wiggins & Gillespie	C-11	.80
798	Lincoln & Dirlam	C-11	.70
799	Petty's Garage	C-11	.40
800	F. H. Prieur	C-11	.75
801	Hopper Hardware Co.	G-11	1.35
802	Wiggins & Gillespie	D-3	5.50
803	Hopper Hardware Co.	D-3	2.73
804	The Kauffman-Lattimer Co.	E-8	24.75
805	H. Rappaport & Co.	E-9	1.00
806	Hopper Hardware Co.	E-9	1.25
807	A. Froney & Co.	E-9	3.00
808	C. G. Heiby Hardware	E-9	.50
809	Gus Goebel	F-1	.25
810	The City Water Co.	F-3	148.80
811	Ohio Northern Public Service Co.	F-4	174.00
812	Keller Truck Line	F-5	.50
813	Fred Cook	F-5	18.27
814	E. H. Ganz	F-6	21.38
815	E. L. Bowsher	F-6	9.50
816	H. B. Williams	F-6	107.96
817	Wood County Telephone Co.	F-7	2.75
818	Wiggins & Gillespie	F-9	9.00
819	Home Steam Laundry	F-9	11.01
820	The Daily Sentinel-Tribune	F-9	12.00
821	A. F. Atkin	F-9	25.00
822	Northwestern Ohio Natural Gas Co.	I-Rotary	1.45
823	Ohio Northern Public Service Co.	I-Rotary	5.54
824	The City Water Co.	I-Rotary	33.30
To be paid from H. B. #517			

MC MANUS-TRUP CO., TOLEDO, O. 22669

Voucher No.	Name of Payee	Appr'n. Acct.	Total
845	Herbert B. Briggs	G-2 Combined Recitation and Library Bldg.	170.24
846	The Watts & Suhrbier Co.	G-2 Combined Recitation and Library Bldg.	8919.55
847	J. H. Meyers Plumbing & Heating Co.	G-2 Combined Recitation and Library Bldg.	353.40
			9443.19

To be paid from H. B. #622

Moved by Bowsher and seconded by Ganz that the claims and expense accounts be paid, the fund designations to be made by Dr. Williams. voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

Dr. Williams nominated the following instructors for the second summer term of six weeks and recommended their appointment at the salary set opposite the name of each.

B. E. Barringer-----	Instructor-----	\$475.00
C. W. Beattie-----	"-----	500.00
C. J. Biery-----	"-----	500.00
O. K. Bowsma-----	"-----	350.00
D. J. Crowley-----	"-----	425.00
Grace Durrin-----	"-----	330.00
Harriet S. Hayward-----	"-----	450.00
Helen Henderson-----	"-----	360.00
Laura Heston-----	"-----	390.00
Clyde Hissong-----	"-----	450.00
W. P. Holt-----	"-----	500.00
Bertha Jacobs-----	"-----	400.00
Herbert Kimmel-----	"-----	450.00
E. G. Knepper-----	"-----	390.00
C. C. Kohl-----	"-----	525.00
P. E. Landis-----	"-----	400.00
Rea McCain-----	"-----	410.00
Merrill McEwen-----	"-----	375.00
C. S. Martin-----	"-----	450.00
E. L. Moseley-----	"-----	500.00
Caroline Nielsen-----	"-----	390.00
C. D. Perry-----	"-----	450.00
E. C. Powell-----	"-----	375.00
Cora Purdy-----	"-----	325.00
John Schwarz-----	"-----	485.00
J. D. Severs-----	"-----	180.00
Maude Sharp-----	"-----	390.00
Nelle Shuler-----	"-----	225.00
Winifred Skillen-----	"-----	410.00
C. C. Snow-----	"-----	330.00
Warren Steller-----	"-----	400.00
Francis Taylor-----	"-----	375.00
Frank Whitehouse-----	"-----	475.00
H. R. Young-----	"-----	330.00
W. A. Zaugg-----	"-----	475.00
Ethel Blum-----	Librarian-----	300.00
Sue Northey-----	Kindergarten-----	325.00
Mary Barnes-----	Critic-----	225.00
Nina Beattie-----	"-----	225.00
Maude Doane-----	"-----	225.00
Lena I. Mills-----	"-----	225.00
Alice Rupp-----	"-----	225.00
Emma Treiber-----	"-----	225.00
E. L. Boyles-----	"-----	275.00
D. C. Bryant-----	"-----	450.00
Mrs. E. A. Charmley-----	"-----	200.00
Adeline Halleck-----	"-----	200.00
Helen Waugh-----	"-----	275.00
M. S. Williams-----	"-----	275.00
Esther Van Vorhis-----	Asst. Ph. Ed.-----	35.20
June Beverstock-----	"-----	6.00
Orpha Knight-----	Asst. Libr.-----	86.40
Edith McGee-----	"-----	86.40

Moved by Bowsher and seconded by Ganz that the nominations be confirmed at the salaries recommended. Voting aye, Brown, Bowsher, Johnston, Ganz. Motion carried.

Dr. Williams presented for the record a list of the June graduates and the same was ordered spread upon the minutes.

GRADUATES, JUNE 10, 1926

Diploma in Elementary Education

Behrman, Lucinda H.
 Bender, Donna Marie
 Berry, Opal
 Blessing, Laura
 Bockey, Rita M.
 Bolinger, Irma Dolores
 Brown, Leona B.
 Browne, Helen M.
 Bryan, Joy
 Canfield, Betty
 Cheney, Martha E.
 Conner, Mildred
 Coots, Claris
 Dauer, Mathilde
 Dewese, Alice
 Ewing, Helen
 Dickey, Ilah H.
 Ferguson, Ruth
 Frank, Kathryn B.
 Garrow, Martha
 Glover, Iris
 Gonawein, Luverne Mary
 Greenbank, Elma K.
 Grosvenor, Bertha
 Hathaway, Marion Eileen
 Hays, Helen
 Heiby, Marjherie E.
 Hellwig, Alice
 Herman, Alice C. A.

Jones, Laura F.
 Katzenberger, Grace E.
 Keiser, Bertha Pearl
 Kishman, Marion A.
 Knapp, Neva
 Knierim, Luella
 Lautzenheiser, Alice D.
 Layton, Mabel
 Leaf, Audrey
 Lust, Nina Estelle
 Meinhardt, Ruth
 Miller, Madalene Claire
 Morris, Glendola
 Pauly, Bertha E. J.
 Porter, Audrey Ella
 Reed, Marjorie Beryl
 Riggins, Ruby M.
 Schnoor, Enola
 Sims, Frances M.
 Spayd, Helen
 Spoerl, Anna C.
 Spring, Ada F.
 Stelzer, Mildred D.
 Switzer, Freda M.
 Tule, Irene
 Waldenga, Robertine M.
 Weihl, Moneta
 Whitaker, Alvaretta R.
 Wise, Lillian E.

Diploma in Commercial Education

Brandon, Bernice
 Brentlinger, Audrey
 Bricker, Bernard A.
 Ewing, Mildred
 Hiers, Iris
 Insley, Walter C.

Jessen, Margaret
 Kerst, Mary E.
 Mollenkopf, Kenneth W.
 Moore, Olive A.
 Probel, Edna M.
 Rider, Wilbur A.

Diploma in Home Economics

Ahrendt, Elza Ann
 Clements, Sadie Belle
 Gigax, Leta
 Hearn, Dorothea M.

Kohler, Iris Lucile
 Schuck, Edith Damon
 Schelling, Rachel
 Slessman, Alice

Williams, Bernice D.

Diploma in Industrial Arts

Hummel, Theodore N.

Myers, John W.

Diploma in Music

Bartley, Catherine Hope
 Beall, Gwendolyn
 Claggett, Elsie
 Lambertus, Esther

Pilliod, Agnes
 Red, Helen
 Urschel, Helen F.
 Wyandt, Robert R.

Zeis, Gertrude E.

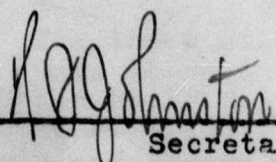
Degree-Bachelor of Science in Education

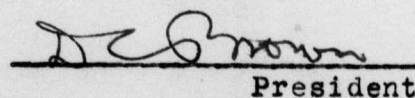
Adams, Earl
 Beard, Ivan E.
 Bone, Jay R.
 Bulger, Margaret
 Cornell, Wayne F.
 Frankfather, Harry V.
 Freeman, Mary Magdalene
 Gundrum, Orval
 Havens, Olive E.
 Hipp, Onnolee
 Hiser, Noble M.
 Knight, Orpha Gay
 Koleman, Marian Margaret
 Ladd, Jonathan B.
 Long, Lucile G.
 Lawrence, Dallas D.

McGee, Edith L.
 McMasters, Laura Jane
 March, Esther M.
 Pennington, Stanley
 Pope, Laura T.
 Pugh, Lindsey
 Roe, Robert C.
 Roth, Otto
 Rudolph, John C.
 Sherer, Jean
 Smith, Frances Lucille
 Stutz, Eleanor
 Swartz, Wilbur
 Whisler, Mildred E.
 Wilson, George M.
 Younkin, Robert A.

Moved by Bowsher and seconded by Ganz that the Board adjourn to meet on June 1 at 5:00 p. m. Eastern Standard time. All members voting aye. Motion carried.

Attest:


 Secretary


 President